Theres NO GOD BUT The Great GOD 2/18/22 Moorish Haltian American COSE 2:20-C1-00 213 HJM Nation United STATE Extention To Brief apposition OF AMERICA **The District Attorney Is The Trustee/Surety. ** NoT ME ECF NO.71, Mr. Samuel Stefenti specified on The Notice of "Age of Matority", rellef was not sought for is alle. I claim Eauty and when Administrative/Maritime law Conflict, Equity supercedes It. I'Chim My Proper STATIS, Sui Juns. IM NOT That word "BLACK" Which the Court Deems me as. I' Ask for the Penal Sum so I May Endorse It. (Creating A Bearer Bond) To Remain in Commercial honor. UCC. Govern's Bankrupty Proceedings I alway hall "UCC. 1-308", ECF NO. D. I ASK for Another Arbitrator who will subpeon The liability Isurer. Also The Complaint lacks a Corporate Seal. (Cleary has a wet Ink Signature). ECF NO.73 Juns Oktion STARUS is challenge, The Court must Investigate The Authencity of the STATUS in Question Before it can proceed. (My Nationality was TAKEN! At inflat Arrest. The Court Must prove it has the Power over the Resonage of the Defendant (NOT "Quasi in rem" Power over Property & Burden of Proof les ON The Court, ECF NO.74 NONE OF MY Federal Questions was Answered, I wonder why Becase The Court backs Jurisdiction over My "Proper STATUS" The Court Should Olsmiss The Case Base on the Fact It lacks In "Personam Jurisdiction". (Hennoyer v. MEFF, 95 US. 714, 24 (ED. 565). Courts has No Jurisdiction to Preside Over Me Whom come Forth In Propria-Persona, SUI Juris (Moorlish Haltlan American), who Is The Grantor, Entitlement Holder Sole Benefictory of The Trust Estate DEFendants (BILLINGS V. STate, (107 Ind. 54,6 NE. 914, 7 NE. 763, 57 AM. Rep. 77)

Pg. 10F2

The estate of a decedent is a Person (BINIngs V. STATE)
Couple with The Fact There is NO INTured Party It should Be Osmissed (Commercial harms) Which I'M here to settle Oscharge and remain in commercial honor. (NOT Dishonor! K-Cruden vs. NEALE) "Every man is Independent of all laws, except Those prescribed by noture. He is not bound by any institutions formed by his fellow men without his consent" (You or Courts Does NOT have My coreent) Conclusion I ask why My Substantive Rights should be comingled with enemy Belligerents then so be that This matter continue In Comera, away from The Riblic's Eye, That I May be presented The Renal Sum so I May Allevlate The Courts Un Ballanced Books or Provide An EnDorsed Negotlable Instrument (Birth Cortificate), Last I Do Appoint Mr SAMUE STEFENTI Successor Trustee To Handle The Job For Me as he holds The Hability Bondol check Book For the court. Hence (To Settle/Discharge All outstanding liability. The court can - Snider vs. Newell 44 JE. 354 "Fictitious names exist for a Purpose. Fictions are Invented to give Courts Jurisdiction. (Man is NOT A Fiction) (Bond vs. United STATES) "2000" "Without contract and Consent enforcing government rule is illegal." Can be held Personally liable for their actions" - Penhallow v.s. Doanes Administrator, 3 vs. 54; IL. FD. 57; 3 DAIL 54 (1795) -28 USC, 3002 (15) UNITED STATES Means-A Fedoral Corporation (Been Bankrupt Since Civil war) Became a Corporation 1871. Bu: The Entitlement Hobber of The Trust. IN Propria Persona, Su! Juris: Shalam C Santillo-Bey: 1-308; 3-402

P3,2 of 2